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6	Attorneys for Plaintiff Scott Lamson			
7	Additional Counsel on Signature Page			
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10		JSW		
11	SCOTT LAMSON, on behalf himself and all others similarly situated,	Case No. 08-cv-0153 MH		
12	Plaintiff,	STIPULATION RE EXTENSION OF TIME FOR DEFENDANTS TO		
13	v.	RESPOND TO COMPLAINT; [PROPOSED] ORDER EXTENDING		
14	THE HERSHEY COMPANY, MARS, INC., MASTERFOODS USA, INC., NESTLE S.A.,	TIME TO RESPOND TO COMPLAINT		
15	NESTLE U.S.A., INC. and CADBURY SCHWEPPES PLC,			
16	·			
17	Defendants.	1.4 1.1 1.6 1.1 1.2		
18	` ·	d through his counsel of record, hereby submits		
19	this Stipulation Re Extension of Time for Defend	ants to Respond to Complaint.		
20	WHEREAS Plaintiff filed a Complaint in	the above-captioned case on or about January		
21	9, 2008;			
22	WHEREAS Plaintiff alleges price fixing of chocolate;			
23	WHEREAS forty complaints have been fi	led to date in federal district courts throughout		
24	the United States by plaintiffs purporting to bring class actions on behalf of direct and indirect			
25	purchasers alleging antitrust violations by manufacturers, distributors, and sellers of Chocolate			
26	(collectively, "the Chocolate Cases");			
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WHEREAS several motions are pending before the Judicial Panel on Multidistrict Litigation to transfer the Chocolate Cases for coordinated and consolidated pretrial proceedings pursuant to 28 U.S.C. Section 1407, and Plaintiff and defendants The Hershey Company, Mars, Incorporated, Masterfoods USA, Inc., and Nestle U.S.A., Inc. (collectively, "the Chocolate Companies") anticipate that additional responses will be filed;

WHEREAS Plaintiff anticipates the possibility of Consolidated Amended Complaints in the Chocolate Cases;

WHEREAS Plaintiff and the Chocolate Companies have agreed that an orderly schedule for any response to the pleadings in the Chocolate Cases would be more efficient for the parties and for the Court;

WHEREAS no prior extensions have been granted; and

THEREFORE, PLAINTIFF AND DEFENDANTS, BY AND THROUGH THEIR RESPECTIVE COUNSEL OF RECORD, HEREBY STIPULATE AS FOLLOWS:

- 1. The deadline for the Chocolate Companies to answer, move, or otherwise respond to Plaintiff's Complaint shall be extended until the earliest of the following dates: (1) forty-five days after the filing of a Consolidated Amended Complaint in the Chocolate Cases; or (2) fortyfive days after Plaintiff provides written notice to the Chocolate Companies that Plaintiff does not intend to file a Consolidated Amended Complaint, provided however, that in the event that the Chocolate Companies should agree or be ordered to respond prior to that date in any Chocolate case, the Chocolate Companies will respond to the Complaint in the above-captioned case on that earlier date.
- The defense counsel identified below shall accept service of the complaint filed in this case, including any amended or consolidated complaint, on behalf of the domestic entities that they represent. Defendants shall not contest the sufficiency of process or service of process; provided, however, that by entering into this Stipulation no Defendant waives any other defense, including but not limited to the defense of lack of personal or subject matter jurisdiction, improper venue, or service of an improper entity.

1	3. The Plaintiff will not seek discovery until the Judicial Panel on Multidistrict Litigation		
2	rules on the pending motions to transfer and the transferee district enters a case management		
3	order, provided, however, that in the event that the Chocolate Companies should agree or be		
4	ordered to provide discovery in any Chocolate case before that date, the Chocolate Companies		
5	will simultaneously provide the same discovery to the Plaintiff in the above-captioned action.		
6	4. This extension is available, without further stipulation with counsel for Plaintiff, to all		
7	named defendants.		
8			
9	IT IS SO STIPULATED.		
10			
11	Based on the above Stipulation, Plaintiff requests that the Court enter the proposed order		
12	attached hereto.		
13			
14	Respectfully Submitted,		
15	Dated: February 6, 2008 TRUMP ALIOTO TRUMP & PRESCOTT LLP		
16	By: /s/ Lauren C. Russell		
17	TRUMP ALIOTO TRUMP & PRESCOTT LLP		
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28	-4- STIPULATION RE EXTENSION OF TIME FOR DEFENDANTS TO RESPOND TO COMPLAIN [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAIN	

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11	SCOTT LAMSON, on behalf of himself and all	JSW Case No. 08-cv-0153 MJJ	
12	others similarly situated,	-PROPOSED ORDER	
13	Plaintiff,	I KOI OSED OKDEK	
14	v.		
15	THE HERSHEY COMPANY, MARS, INC., MASTERFOODS USA, INC., NESTLE S.A.,		
16	NESTLE U.S.A., INC., and CADBURY SCHWEPPES PLC,		
17	Defendants.		
18		TES DISTRICT	
19	PURSUANT TO THE STIPULATION A	TT CHED HERETO, IT IS SO ORDERED.	
20			
21		IT IS SO ORDERED H Jeffy Swhite Z	
22	Dated: February 20, 2008	Coffing Swhite	
23	\	H Judge Jeffrey S. White	
24		121	
25		DISTRICT OF CE	
26		DISTRICT	
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STIPULATION RE EXTENSION OF TIME FOR DEFENDANTS TO RESPOND TO COMPLAINT; [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT Case No. 06-CV-0153 MJJ

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